Риов 12С (REV. 12/04)

## JUN 06 2013 UNITED STATES DISTRICT COURTLERK, U.S. DISTRICT COURT

for

WESTERN DISTRICT OF TEXAS

## Petition for Warrant or Summons for Offender Under Supervision

Name of Offender:	Michael Blaine Morrison	Case Number:	SA-06-CR-399-RH (6:				
Name of Sentencing	Name of Sentencing Judicial Officer: Honorable Royal Ferguson, Senior United States District Judge						
Date of Original Sentence:February 3, 2009							
Original Offense: Possession with intent to distribute 50 grams or more of methamphetamine, a violation of 21							
U.S.C. § 841(a)(1)&	&(b)(1)(A)						
Original Sentence: 60 months imprisonment followed by 5 years supervised release, \$100 special assessment,							
and substance abuse treatment							
Type of Supervision:	Supervised Release	Date Supervision Commenced:	Septebmer 26, 2012				
Assistant U.S. Attor	rney: Sam L. Ponder	Defense Attorney: _A	Alex J. Scharff				
	PREVIO	US COURT ACTION					
None.							
	PETITIO	NING THE COURT					
☐ To issue a warrar		TUING THE COOK!					
☐ To issue a summe							
The probation officer	believes that the offender has v	violated the following condition(s)	of supervision:				
Violation Number	Violation Number Nature of Noncompliance						
1.	"Committed a Driving While Intoxicated Offense"						
Violation of Mandatory Condition No. 1: The defendant shall not commit another federal, state, or local crime during the term of supervision.							
On May 5, 2013, the offender was arrested by the San Antonio Police Departme driving while intoxicated. According to the offense report, officers were dispatch North Loop 1604 near the intersection of Gold Canyon Drive to evaluate the drive vehicle, who appeared to be passed out or ill. During questioning, it was determine							

Morrison had consumed alcohol. A field sobriety test was administered, which the offender failed. Mr. Morrison was placed under arrest for driving while intoxicated, but Michael Blaine Morrison SA-06-CR-399-RF (0) ase 5:06-cr-00399-OLG Document 85 Filed 06/06/13 Page 2 of 3 May 22, 2013

> refused to provide a specimen of breath or blood. On May 6, 2013, the City of San Antonio Magistrate Judge on duty issued a search warrant to obtain a specimen of blood, and the offender's blood was drawn. On May 7, 2013, Mr. Morrison was released on \$2,000 bond pending a court hearing on June 10, 2013, in Bexar County Court #12 under Dkt No. 425166.

## U.S. Probation Officer Recommendation:

Telephone: (210) 472-6590, Ext. 5311

On September 26, 2012, Mr. Morrison's term of supervised release commenced in the Western District of Texas. The offender had remained compliant prior to the cited violation conduct, reported to the United States Probation Office as instructed, and attended the co-occurring treatment program with Crosspoint, Inc.

Mr. Morrison's presentence report revealed an exposure to substance abuse dating back to his mid teenage years. He reported prior outpatient treatment, and completed a 40 hour residential drug abuse program in federal custody. While on supervision, Mr. Morrison was referred for a psychiatric evaluation based on his concern with Post-Traumatic Stress Disorder (PTSD) and Attention Deficit Hyperactivity Disorder (ADHD). The psychiatric report revealed the offender had an identified diagnostic impressions; however, based on his substance abuse history medication monitoring was not provided. Mr. Morrison was encouraged to seek non-medical treatment for ADHD, and continue with the co-occurring therapy provided by Crosspoint, Inc.

Prior to his new arrest, Mr. Morrison was working towards maintaining stability in his life. He was gainfully employed and maintained his own household. In addition, he was beginning to respond well to his treatment program. However, it appears Mr. Morrison used poor judgment, reverted to his old way of thinking, and succumbed to his substance abuse addiction.

Due to Mr. Morrison's new law violation, the United States Probation Office respectfully requests the Court issue a warrant to show cause as to why his term of supervised release should not be revoked.

$\boxtimes$	The term of supervision should be	
	□ revoked. (Maximum penalty: 5 years imprise and payment of any unsatisfied mon	sonment; <u>Up to Life</u> supervised release; etary sanction previously imposed)
	☐ extended for years, for a total term of	years.
	The conditions of supervision should be modified as fo	llows:
Appro	oved:	Respectfully subthitted,
yñ	thia Mendiola	Late (X)
C/nthi	ia Mendiola	Felecita A. Quintanilla
<b>S</b> uperv	vising U.S. Probation Officer	IIS Probation Officer

U.S. Probation Officer

Date: May 22, 2013

Telephone: (210) 472-6590, Ext. 5346

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cc:	Sam L. Ponder Assistant U.S. Attorney			
	Suzan R. Contreras Assistant Deputy Chief U.S. Probation Office	er		
THE	E COURT ORDERS:			
	No action.  The issuance of a warrant.			
	The issuance of a summons.  Other			
				trict Judge L. Garcia
				Date